PATENT COOPERATION TREATY REC'D 24 MAR 2006

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference FOR FURTHER ACTION See Form PCT/IPEA/416				
117506 PEL				
International application No.	International filing date (day/month/year)	Priority date (day/month/year)		
PCT/SE2003/002047 19-12-2003				
International Patent Classification (IPC) of	or national classification and IPC			
See Supplemental Box				
Applicant	<u></u>			
Telefonaktiebolaget I	M Ericsson et al	į		
		this International Dualiminary Evamining		
1. This report is the international pro- Authority under Article 35 and to	eliminary examination report, established by ransmitted to the applicant according to Artic	le 36.		
2. This REPORT consists of a total of 6 sheets, including this cover sheet.				
3. This report is also accompanied by ANNEXES, comprising:				
a. (sent to the applican	t and to the International Bureau) a total of	sheets, as follows:		
sheets of the description, claims and/or drawings which have been amended and are the basis of this report				
and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).				
+ - 		nority considers contain an amendment that goes		
beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the				
Supplemental Box.				
b (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s))				
, containing a sequence listing and/or tables related thereto, in electronic form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the				
Administrative Instr		ionoo Eisting (see Seeties ee ee ee		
4. This report contains indications relating to the following items:				
Box No. I Basis of the report				
Box No. II Priorit	Box No. II Priority			
Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
Box No. IV Lack of unity of invention				
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial				
applicability; citations and explanations supporting such statement Box No. VI Certain documents cited				
Box No. VI Certain decements ented Box No. VII Certain defects in the international application				
Box No. VII Certain defects in the international application Box No. VIII Certain observations on the international application		n		
DOX 110. VIII COM				
Date of submission of the demand	Date of completi	on of this report		
03-05-2005	17-03-20	06		
Name and mailing address of the IPEA/S	SE Authorized offic	er		
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International application No.

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of: Cover sheet

International patent classification (IPC)

H04Q 7/36 (2006.01)

H04Q 7/38 (2006.01)

H04B 7/26 (2006.01)

H04L 12/56 (2006.01)

International application No.

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Box	No. I	Basis of the report
1.	With r	egard to the language, this report is based on:
	\boxtimes	the international application in the language in which it was filed
		a translation of the international application into, which is the language of a translation furnished for the purposes of:
		international search (Rules 12.3(a) and 23.1(b))
		publication of the international application (Rule 12.4(a))
		international preliminary examination (Rules 55.2(a) and/or 55.3(a))
2.	furnisi	regard to the elements of the international application, this report is based on (replacement sheets which have been the hed to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" re not annexed to this report): the international application as originally filed/furnished
		the description:
		pages as originally filed/furnished
		pages* received by this Authority on
		pages* received by this Authority on
		the claims:
		pages as originally filed/furnished
		pages* as amended (together with any statement) under Article 19
		pages* received by this Authority on
	l	pages* received by this Authority on
		the drawings:
		pages as originally filed/furnished pages* received by this Authority on
		pages* received by this Authority on pages* received by this Authority on
	1	a sequence listing and/or any related table(s) – see Supplemental Box Relating to Sequence Listing.
		a sequence listing and/or any related table(s) — see supplemental box relating to bequence historia.
3.		The amendments have resulted in the cancellation of:
		the description, pages
		the claims, Nos.
		the drawings, sheets/figs
		the sequence listing (specify):
		any table(s) related to the sequence listing (specify):
4.		This report has been established as if (some of) the amendments annexed to this report and listed below had not bee made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rul 70.2(c)).
		the description, pages
		the claims, Nos.
		the drawings, sheets/figs
		the sequence listing (specify):
		any table(s) related to the sequence listing (specify):
*	If ite	m 4 applies, some or all of those sheets may be marked "superseded."

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Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; Box No. V citations and explanations supporting such statement Statement YES Novelty (N) Claims 1-24 NO Claims YES Inventive step (IS) Claims NO Claims 1-24 YES 1-24 Industrial applicability (IA) Claims NO Claims

2. Citations and explanations (Rule 70.7)

The claimed invention relates to a method and an arrangement for minimizing interference within a cell, as well as between cells in a wireless data transmission system. This is achieved by way of allotting one time slots to two different user equipments, each user equipment being located in different cell segments, simultaneously.

Reference is made to the following documents:

D1 US 6301238 B1 D2 US 20030227889 A1

In the written opinion of 04-10-2005 D1 was regarded as the most relevant prior art. This document does, however, only discuss simultaneous use of a fraction of a time slut of different user equipments and, thus, no time slots are alotted simultaneously to different user equipments. In this report focus is set on the applicants argumentation against D2, which is the document which is considered to be the most relevant art in the following argumentation.

D2 refers to a method for allocating bandwidth, wherein a cell is divided into sectors. A subset of the total bandwidth is use in each sector. A scheduler is scheduling at least two users for transmission on a subset, i.e. a plurality of users are allocated to use the same timeslot in the same sector (see abstract; paragraph [0004]-[0005]; [0007]-[0010]; [0049]; [0082]-[0084]; [0088]-[0091]).

The subject matter of claim 1 differs from D1 in that D1 fails to describe a method in which the same time slot is allocated to user equipment located in different cell segments.

By allocating the same time slot to different sectors intra-cell interference is reduced.

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: Box V(I)

The problem to be solved is, therefore to minimize the intra-cell interference even further.

The person skilled in the art facing this problem is aware of the fact that one solution is to allocate interferers into separate sectors. As long as the reuse pattern is considered, this modification of the method described in D1 is obvious to the person skilled in the art. Consequently, it is considered obvious to a person skilled in the art to provide a method in which two or more user equipments are receiving information simultaneously in two different sectors of the same cell, starting from the information retrieved from D2. Consequently, the claim 1 is novel, but fails to involve an inventive step.

For the same reason also the arrangement of claim 14 may be realise by a person skilled in the art, utilising the knowledge retrieved from D2, and, thus, also this claim fails to involve an inventive step.

The invention as claimed in claims 2 and 15 differ from D2 in that D2 fails to suggest allotting of one time slot to two mobile stations located in different cell segment in different cells. The problem to be solved is thereby to provide better utilisation of the resources not only within a cell, but also between cells. Scheduling, however, commonly involve conditions for neighbouring cells. Interference problems for example are commonly less severe between different sectors belonging to different cells than what is the case for sectors within one single cell.

The person skilled in the art therefore, would be able to implement the solution described in D1 also in an inter-cell arrangement without the requirement of any inventive skill. Therefore, the invention as claimed in claims 2 and 15 is novel and industrially applicable, but fail to involve an inventive step.

Claims 3-5,8,10, 11,13,16,17, 23 and 24 only describe considerations which are obvious to the person skilled in the art having common knowledge of sectorised cells and specifically about D2. These claims therefore fail to involve an inventive step.

What is suggested in claims 18 and 21 is already known from D2. These claims therefore fail to involve an inventive step.

Claims 6 and 19 only describe an alternative which is obvious to the person skilled in the art. Also these claims therefore fail to involve an inventive step.

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Supplemental Box

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Continuation of: Box V(II)

What is described in claims 7 and 20 is already known from D2. As the applicant mentions in the answer of 04-11-2005 the user equipment do not use the same frequency. The problem of how to allocate frequencies is, however, not mentioned in either claim 1 or 14, nor in claim 7 or 20. Therefore, also claim 7 and 20 fail to involve an inventive step.

D2 proposes allocation of bandwidth in a transmission system that uses High Speed Dowlink Packet access (HSDPA). Considering this, also claim 12 fails to involve an inventive step.

The positioning method which is proposed in claims 9 and 22 is well known to the person skilled in the art. Therefore, these claims fail to involve an inventive step.

To sum up, claims 1-24 describe an invention which is novel, and which is industrially applicable, but fail to involve an inventive step.

Form PCT/IPEA/409 (Supplemental Box) (April 2005)